AUG 02 1983

REF: 8AW-WM

Mr. Al Green General Motors Parts Division 4355 Kearney Street, Denver, Colorado 80217

Dear Mr. Green:

This letter is a follow-Parts Division on July 5, 19 pertaining to the management

Based on this inspected observed was in compliance quantity generators (40 CF constitute a bar to later during the inspection which also that for every source has a continuing responsible applicable statutory and

RE: Resource Conservation and Act Compliance Inspection 15046741

formed at General Motors ace with the regulations

ortion of the facility
I requirements for small
hall not, however,
ing from conditions existing
he inspectors. Please note
I regulation the facility
ain compliance with all

This inspection confirms the withdrawl or Jur Part A as a hazardous waste generator due to the fact that your facility does not generate any wastes.

Your cooperation with this inspection effort is appreciated. If you should have any questions, please contact Ken Bell at (303) 837-6258.

Sincerely yours,

David S. Kircher, Acting Chief RCRA Compliance Section

Bell/craig/7/25/83/1661A/page 3

·			CONCURRENC	ES .			
SYMBOL	8AW-WM	8AW-Wr					
SURNAME	Bolo	Kinh			2.4		
DATE	1/28/83	8/1/83					,
EPA Form	1320-1 (12-70)					OFFICE	AL FILE COPY

AUG 02 1983

REF: 8AW-WM

Mr. Al Green General Motors Parts Division 4355 Kearney Street Denver, Colorado 80217

> RE: Resource Conservation and Recovery Act Compliance Inspection EPA I.D. #COD045046741

Dear Mr. Green:

This letter is a follow-up to the inspection performed at General Motors Parts Division on July 5, 1983, to determine compliance with the regulations pertaining to the management of hazardous wastes.

Based on this inspection, it appears that the portion of the facility observed was in compliance at that time with Federal requirements for small quantity generators (40 CFR 265.1). This letter shall not, however, constitute a bar to later enforcement actions arising from conditions existing during the inspection which were not observed by the inspectors. Please note also that for every source subject to environmental regulation the facility has a continuing responsibility to meet and maintain compliance with all applicable statutory and regulatory requirements.

This inspection confirms the withdrawl of your Part A as a hazardous waste generator due to the fact that your facility does not generate any wastes.

Your cooperation with this inspection effort is appreciated. If you should have any questions, please contact Ken Bell at (303) 837-6258.

Sincerely yours,

David S. Kircher, Acting Chief RCRA Compliance Section

Bell/craig/7/25/83/1661A/page 3

-			CONCURRENC	ES ÷		-1
SYMBOL	8AW-WM	8AW-Wr		12		
SURNAME I	M Cala	I V. 1/				
DATE	1/24/83	8/1/83				

EPA Form 1320-1 (12-70)

AUG 0 2 1983

REF: RAW-WH

Mr. Al Green General Motors Parts Division 4355 Kearney Street Benver. Colorade 89217

> RE: Resource Conservation and Recovery Act Compliance Inspection EPA 1.9. #C00045046741

Bear Fr. Green:

This letter is a follow-up to the inspection performed at General Motors Parts Division on July 5, 1983, to determine compliance with the regulations pertaining to the management of hazardous wastes.

Based on this inspection, it appears that the pertion of the facility observed was in compliance at that time with Federal requirements for small quantity generators (40 CFR 265.1). This letter small not, however, constitute a bar to later enforcement actions arising from conditions existing during the inspection which were not observed by the inspectors. Please note also that for every source subject to environmental regulation the facility has a continuing responsibility to meet and maintain compliance with all applicable statutory and regulatory requirements.

This inspection confirms the withdrawl of your Part A as a hazardous waste generator due to the fact that your facility does not generate any wastes.

Your cooperation with this inspection effort is appreciated. If you should have any questions, please contact Ken Bell at (303) 837-8258.

Sincerely yours,

Bayld S. Kircher, Acting Chief RCRA Compliance Section

Be11/crafg/7/25/83/1661A/page 3